

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERI	AL NUMBER	FILING DATE	FIRST NAMED I	NVENTOR		ATTORNEY DOCKET NO.
08/	/526,433	09/11/95	PASCENTE	٠.	. Ј	28216/10018
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0112	ichdo IL (00000 0402			DATE MAILED:	09/30/96
This is COMM	a communication f ISSIONER OF PA	from the examiner in o	charge of your application. MARKS			
A shorte	s application has t	lod for response to thi	Responsive to communicati	paonth(s).	30 days fro	This action is made final
Failure	to respond within t	the period for respons	e will cause the application to b	ecome abandon	ed. 35 U.S.C. 133	
Part I	THE FOLLOWING	G ATTACHMENT(S)	ARE PART OF THIS ACTION:			
-	_					
1. L		rences Cited by Exam				tent Drawing Review, PTO-948.
3. L		ited by Applicant, PTO			e of Informal Patent	Application, PTO-152.
5. L	→ Information on	How to Effect Drawin	g Changes, PTO-1474.	6. 🔲		·
Part II	SUMMARY OF	ACTION				
<u> </u>	4	-31				
1. 🔀	Claims	-21			•	are pending in the application.
	Of the above	e, claims	*		are	withdrawn from consideration.
2. 🗌	Claims					have been cancelled.
3. 🗆	Claims					_ are allowed.
						are rejected.
5. 🗀	Claims			*	<u></u>	are objected to.
6. 🔽	Claims	31		are	subject to restriction	or election requirement.
7.	This application ha	as been filed with info	mal drawings under 37 C.F.R.	1.85 which are a	ceptable for examir	nation purposes.
8. 🔲	Formal drawings a	re required in respons	se to this Office action.			
9. 📖	The corrected or s are acceptable	ubstitute drawings hat; not acceptable (s	ve been received on ee explanation or Notice of Dra	ftsman's Patent I	Under 37 C. Drawing Review, PT	F.R. 1.84 these drawings O-948).
10. 🔲 1	The proposed add examiner; disa	litional or substitute shapproved by the exam	neet(s) of drawings, filed on iner (see explanation).	 -	has (have) been	approved by the
11. 🔲 1	The proposed draw	ving correction, filed _	, has be	een □approve	d; 🗖 disapproved (see explanation).
12. 🔲 A	Acknowledgement I been filed in par	is made of the claim f rent application, serial	or priority under 35 U.S.C. 119	. The certified co	ppy has 🔲 been red	ceived not been received
13. 🔲 S	Since this application in the coordance with the	on apppears to be in o	condition for allowance except farte Quayle, 1935 C.D. 11; 453	or formal matters O.G. 213.	, prosecution as to t	he merits is closed in
4. 🔲 c	Other					

EXAMINER'S ACTION

Serial No. 526,433

Art Unit 1314

Restriction to one of the following inventions is required under 35 U.S.C. § 121:

- I. Claims 1-19 are, drawn to a method of retarding a combustible object from burning, classified in Class 252, subclass miscellaneous.
- II. Claims 20-31 are, drawn to an article of manufacture, classified in Class 428, subclass miscellaneous.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (M.P.E.P. § 806.05(f)). In the instant case, the product as claimed can be made by a materially different process such as applying the superabsorbent polymer in the form of particulate material in the fabric.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

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J. Bell:jp September 12, 1996